SHERRY RADACK
CHIEF JUSTICE

EVELYN KEYES
LAURA CARTER HIGLEY
RUSSELL LLOYD
PETER KELLY
GORDON GOODMAN
SARAH BETH LANDAU
RICHARD HIGHTOWER
JULIE COUNTISS
JUSTICES



Wednesday, March 6, 2019

CHRISTOPHER A. PRINE CLERK OF THE COURT

JANET WILLIAMS
CHIEF STAFF ATTORNEY

PHONE: 713-274-2700

www.txcourts.gov/1stcoa.aspx

Kyle Dean Kuykendall TDCJ #02214038 DOMINGUEZ UNIT 6535 CAGNON RD SAN ANTONIO, TX 78252-2202

**RE:** Court of Appeals Number: 01-18-00930-CR

**Trial Court Case Number:** B15-684

**Style:** Kyle Dean Kuykendall v. The State of Texas

Your court-appointed lawyer has filed a brief stating that the record on appeal shows no reversible error in your case, or error upon which an appeal may be based, and your lawyer is unable to raise any arguable grounds for appeal. Your lawyer waived oral argument and also has or will file a motion to withdraw from any further responsibilities of representing you. The motion filed by your lawyer is also known as an "*Anders* Brief." *See Anders v. California*, 386 U.S. 738, 87 S. Ct. 1396 (1967).

This letter serves as notice that you may file a Response to your lawyer's *Anders* Brief on or before **Friday**, **April 5**, **2019**, or may file a motion to extend the time you have to file a Response with the court. If you choose to ask for more time to file a Response, then you must file your motion for an extension of time to file a Response on or before **Friday**, **April 5**, **2019**.

You are entitled to a copy of the record on appeal in your case. If you would like a copy of the record, you must complete the attached motion form and return it to the First Court of Appeals, 301 Fannin Street, Houston, TX 77002.

If you file a Response to the *Anders* Brief, it should state what arguable grounds you believe a lawyer appointed to represent you should include in an appellate brief. *See Bledsoe v. State*, 178 S.W.3d 824, 826-27 (Tex. Crim. App. 2005).

## NOTICE TO COURT-APPOINTED COUNSEL

Upon receipt of a request for a copy of the appellate record, this court directs that Appellant's court-appointed counsel shall (1) make arrangements, within five days from the date of receiving Appellant's request, to forward a copy of the appellate record to Appellant and (2) confirm that Appellant has received the record and notify this court in writing that counsel has confirmed that appellant has received a copy of the record. Court-appointed counsel may discharge the responsibility for preparing and delivering the record to the Appellant by making arrangements with the district or county clerk, however it is still counsel's responsibility to confirm delivery and to provide confirmatory notice to this court. See Escobar v. State, 134 S.W.3d 338, 339-40 (Tex. App.—Amarillo 2003) (order); Pitchford v. State, No. 07-05-0254-CR, 2006 WL 1587153 (Tex. App.—Amarillo June 9, 2006) (order) (not designated for publication).

The State's Response, or waiver, is due 30 days after Appellant files a Response, or the due date for the Appellant's Response has passed.

Sincerely,

Christopher A. Prine, Clerk

cc: Robbin Burlew (DELIVERED VIA E-MAIL)
Scott F. Monroe (DELIVERED VIA E-MAIL)
M. Patrick Maguire (DELIVERED VIA E-MAIL)